

DATE INCIDENT

Occurs In the House

What Particular Blessing Has Conferred Upon the

LONDON, June 28.—An unprecedented incident occurred in the house of commons this evening when Sir William Vernon Harcourt, supported by Balfour, moved an address of congratulation to the Queen upon the birth of an heir to the Duke of York. The motion was about to be put when James Keirhardy, the most prominent of the labor members of parliament said: "I owe allegiance to no hereditary ruler, I am delighted to learn the child is fair and healthy. A cabinet minister was

paired by law to be present at the child's birth. It is a matter of small consequence whether the future ruler of the country is a genuine article or spurious. What a particular blessing has the royal family conferred upon the nation in the Prince of Wales. What a special blessing has he conferred upon the nation that we should rejoice with him? I know nothing in the career of a royal highness which commands itself especially to me. We could not

...the child will be surrounded by sycophants and flatterers, and will be taught to believe himself a king of creation. In the course of time he will tour the world with rumors of morganic marriages in train." There was great disorder and cries of dissent in the house during this speech. The motion was finally adopted, Keirhardie alone protesting.

Suggestion That Anti-Machine Republicans Should Organize It.
EDITORIAL REPUBLICANS:—The Republican county central committee of Presbury, Ind., has been called together and will meet in this city on Saturday next for the purpose of selecting a chairman, secretary and an executive committee, persons whom will develop the management of the coming campaign. There has been a tendency to consider the party as a whole as having no good or decent political methods, or to candidly vote the men who are above the sacrifices and principle for the sake of temporary success. Notwithstanding the persistent but wholly unappreciated efforts of a few Republicans who are loyal to the good

metropolitan party bosses succeeded in placing his collar around the necks of eight out of seventeen of the delegates from this county to the late state convention. This agent even had the audacity to sit in his room in one of the

[illegible]

start with? ANTI-BOSS.
SECOND WARD DEMOCRATS.

The Democrats of the Second ward met at the kindergarten on O street at Kern last night, to select delegates to the primary convention. I. H. Paterson presided, with A. S. Hayes as secretary.

The following nominations were made for the Fourth precinct: J. W. McDonald, D. Hill, W. B. Parker, C. V. Combs, and R. B. Smith, W. S. Smith. From these the ward will be elected at the primaries.

The Third precinct is entitled to six delegates, and the following nominations were made: G. G. Goucher, T. A. J. J. James Armstrong, C. F. Hibel, and Chance I. R., Putrefaction, S. A.

Edman, P. Le Blanc, T. Barrett, J. McCallum, A. S. Ilseman, William S. L. Strohner, Henry Smart, T. J. Rohrer.

The large number of nominations a precinct arose from the desire of the club to avoid a rival ticket being put up. The interest of Democrats who had been placed in nomination. There was a desire to prevent such a ticket being put up, as it would have meant a further list of nominations had been made, no Democrats in the precinct were likely to object to selecting six out of the fifteen indicated as the club's speeches from candidates were in order and Justice Fairweather of Reed—"Bach's" rival for the assembly nomination, Judge M. K. Harris and J. J. Ilseman responded to calls. The club

TRAINS TIED UP.

Human Cars Boycotted by the American Railway Union.

As a result of the action of the American Railway Union in refusing to handle human cars, the officials at the depot in this city were notified last evening that train No. 17 from Oakland, arriving at 1:25 a. m. and train 18 from

Los Angeles, arriving at 2 45 a. m., said not run. The same applies to the 30 from New Orleans, due here at 3 a. m. This will of course cut off the 31 a. m. train.

Superintendent Frazier said last evening that the Southern Pacific railroad had resolved not to run the trains with the Pullman cars, and they will be replaced accordingly till a settlement is reached.

The local train from Lathrop was not affected by the order, and arrived on time last night. The strike will not affect the regulars of freight trains.

Crop Prospects.
SACRAMENTO, June 25.—Director Barwick of the California weather service

the prisoners were subsequently liberated by the guerrillas, who were reported in his report for the week ending June 25th, summarized as follows: As com-

strewn with debris. On the left side of the river khanna is the scene of the worst acts of violence. Here troops were summoned to aid the police, who had the utmost difficulty in restoring order. During the night 800 arrests were made.

TUESDAY, June 25.—The feeling against the British Government in Pagan has

PARIS, June 25.—There was a small demonstration against Italian troops in the Latin quarter during the afternoon. The police suppressed the disturbance.

THE FUNERAL.

PARIS, June 25.—The funeral of President Carnot has been fixed for Sunday. The remains will be laid in the Pantheon, where Victor Hugo is buried, beside Lazzaro Carnot, the president's grandfather.

PAISIS, June 25.—At a meeting of the executive left party all members decided to support the candidacy of M. Brisson, ex-president of the chamber and ex-publisher, for the presidency. The Republican group resolved to support Casimir-Perier. By far the greater number of senators are understood to support Casimir-Perier.

OUR FINANCES.

SITUATION

And Thinks His Statement Should Satisfy the Most Conservative of Our Safety.

WASHINGTON, June 25. — President Cleveland, discussing the financial situation, said to an Associated Press reporter today: "The offer from New York to 'replace' from their vaults

REGULAR REPUBLICAN NOMINEE

For Justice of the Peace, Third Judicial Township.

H. Z. AUSTIN.

REGULAR REPUBLICAN NOMINEE

For County Assessor.

J. P. VINCENT.

Election Tuesday, November 5th.

REGULAR REPUBLICAN NOMINEE

shipments abroad, aside in maintaining the trees. "I reserve in good condition, and increasing popular confidence. The elements of the situation do not justify any apprehension. The administration adheres to its policy of determination to protect the national credit. When the last government bonds were issued, outside of gold we had available for ordinary expenses of the government \$19,000,000. Now, besides gold, we have \$55,000,000. We pay no matured obligations as we go. This fiscal year there is an increase in our favor from exports and imports is \$68,000,000, as against a debit balance last June of \$84,000,000. This should satisfy the most conservative of our safety. We no longer purchase silver or issue gold obligations therefor."

A MODERN WITCH.

She Plays Upon a Sentimental Woman's Heartstrings to the Tune of 1,000 Frauds.

A very curious case of witchcraft, which carries us back to the middle ages, has just been examined by the correctional appeal court. A middle aged la-

C. W. GARRETT

Election Tuesday, Nov. 5.

REGULAR REPUBLICAN NOMINEE

For County Recorder.

W. W. MACHEL

Election Tuesday, Nov. 5.

REGULAR REPUBLICAN NOMINEE

For County Surveyor.

GEORGE L. HOXIE

Election Tuesday, Nov. 5. (Present Incumbent)

REGULAR REPUBLICAN NOMINEE

For Sheriff,

JAY SCOTT,

Present Incumbent.

REGULAR REPUBLICAN NOMINEE

For Justice of the Peace, Third Judicial Township

S. C. ST. JOHN.

REGULAR REPUBLICAN NOMINEE

hlean—Mlle. Bauchet—wished to know whether her lover, a handsome soldier, would ever return, an she went to consult Mame Bretheaux. That same day, with immediately announced to her client that she had been placed under a spell, and that it was urgent to remove it. To accomplish this she francs 50 sometimes, a sheet and a chemise were necessary. The money and the articles were brought the next day by Mlle. Bauchet. Mame Bretheaux said that she had removed the spell which had been thrown on Mlle. Bauchet, but she had discovered that the witches of the country in which her lover was living had thrown a spell on him. The "witch" declared she would succeed in saving him, but to do so she wanted 100 francs and a dozen linen pocket handkerchiefs.

A few days later the ingenious cheat succeeded in getting her victim to give her an additional sum of 500 francs on the pretext that she had been obliged to

DEMOCRATIC CANDIDATES.

For County Assessor.
I HEREBY ANNOUNCE MYSELF A CANDIDATE for County Assessor, subject to Democratic county Convention.

L. A. WINCHELL.

For County Treasurer.
J. I, LARIE OF MALAGA, AM ANNOUNCING MYSELF AS A CANDIDATE for County Treasurer, subject to the action of the Democratic County Convention.

comment. The appeal court confirmed the sentence.—Paris Correspondent.

AN OLD LADY'S PROPHECY.

The Seventeen Year Locusts and Hay Babies a Sure Sign of War.

I met an interesting old lady in one of the Hudson river cities recently. She was in her ninety-third year and was much interested in a telegram which reported that farmers in the vicinity of Nyack were plowing up thousands of 17 year locusts in the grub form, the first appearance of these insects. It was

For Supervisor, First District.

I RESPECTFULLY ANNOUNCE MYSELF a candidate for the nomination of Supervisor First District, subject to the action of Democratic nominating convention.

J. ED HUGHES

For County Clerk.

I HEREBY RESPECTFULLY ANNOUNCE that I am a candidate for the office of County Clerk, subject to the action of the Democratic nominating convention.

J. M. COLLIER

For Judge of Superior Court.

I HEREBY RESPECTFULLY ANNOUNCE MYSELF a candidate for Judge of the Second District, subject to the action of the Democratic nominating convention.

place, after resting for a few minutes, she takes a little nap, the old lady looked up at the page and exclaimed: "What a long war!" In 1860 the loss of these homes—the great big, clumsy things—were found all over the country, and on the wing of every one of them could be plainly seen the letter 'W.' The great war of the rebellion followed. I tell you we'll have war either here or in Europe if those critters come around again.

"Another war sign," she added, "is

the fact that all the babies this year are boys. I read in an old history when I was a little girl that in the days of Rome's supremacy the approach of war was indicated by the birth of boys. In the great birth rate of male children. Look out for stormy times," said the old lady, as she gave her spectacles another nudge.—New York Mail and Express.

Illuminated Feasts.
What electricity is doing, and will do

for table decoration is foreshadowed in an account of a recent feast, where a dish of jelly was illuminated by an electric light shining through the mass. The effect of this dish, set in flowers and protected by a silver cover till the moment of exposure, is very striking and original. The use of minute electric batteries is making most startling effects possible. Jewels, flowers and food can be lighted up in remarkable and very effective ways. Even the illumination of goldfish was possible to the wizard Edison, who set them in a little table pond as an ornament, and having got them to swallow tiny electric lamps connected with a dynamo by an almost invisible wire passing from the mouths they flashed about brilliant and resplendent.—New York Times.

If your hair comes out or itzgray, stop it with Hall's Hair Renewer.

who is capable of understanding a proposition made in plain English.

press dispatches make a note of that in impromptu receptions by Colonel Breckinridge after his sign addresses, the ladies are given no chance to greet him. Who says rivalry is dying out in Kentucky?

prohibited by law, making it a special offense, with a suitable penalty of fine and imprisonment." Will the President please go a-fishing at his own expense hereafter?

Wells, Fargo & Co. should reduce their express charges to a reasonable figure.

empt upon
protect its
fuel is too
resort, at public auction, as shall be necessary and that a copy of this order be published in the Weekly Republican, a newspaper printed and published in the said county.
Dated, Fresno, Cal., June 26, 1908.
J. H. WEBB,
Judge of the Superior Court.

**H. H. Welsh Draws a Revolver on
A. J. Etter.**

"Do you think it was right to abuse me in the courtroom and call me a liar and a forger?" asked the merchant.

The attorney replied by striking Etter a blow on the nose, which made the claret fly. Etter fell back, and when he

The foregoing account of the affair was given by Mr. Etter, who was seen in his store shortly after it happened, washing the blood from his face. The affair caused considerable excitement.

"Jens," a docky who was cleaning windows in front of the Welch's office, when he saw the flash of the pistol, jumped off the step ladder he was using and got inside. Several prominent citizens who were on the sidewalk at the

The case Mr. Eitter referred to when he addressed lawyer Welsh was a suit in which Eitter was plaintiff and Mrs. W. H. Welsh was defendant. It was tried in the superior court a short time ago. Mr. Welsh was attorney for Mrs. Hughes and won the case.

Mr. Welsh was keen and gave his statement of the affair. He said that Eitter stepped out in front of him as he was passing the merchant's store and said:

"G'by, Mr. Welsh, I want to speak to you."

"Well sir, what is it?" asked Welsh.

"I didn't say anything that was not absolutely and entirely in evidence," responded Mr. Welsh.

"What you said was false," said Ettor, getting up close to the attorney. "I saw him a light blue suit, sent him away from me, and then I pulled my pistol out of my pocket and held it by my side, as I did not want him to have any advantage of me. I did not think about having my fists with him, as I heard that he was going to fill me full of holes if I said anything that reflect-

thought he was looking for trouble, and when he said my statements were false I struck him so that I could get in a position so that he would not have any great advantage over me."

Mr. Welsh denied that he held the pistol on Mr. Eitter. He stated that he held it in readiness, and that was all.

PERSONALS.

From Wednesday's Daily:

Ike Myer is over from Firebaugh.
W. S. Marks is here from Caruthers.
W. B. Hootch is here from Caruthers.

Miss E. Fryberger of Marysville is visiting Fresno.

D. M. Adams of Visalia had business in this city yesterday.

C. H. Hill of Beloit, Wis., is spending a few days in Fresno.

R. L. Hargrave, a Madera attorney, spent yesterday in Fresno.

L. F. Timmons has returned from a visit to the Midwinter Fair.

Miss Mabel Hollis of San Francisco is the guest of Miss Dora Kirk.

S. M. Ballard of Riverdale was in

O. A. Bernard of Washington, D. C., is spending a few days in this city.

Professor W. A. Sudders came up from his place near Heedley yesterday.

Mr. and Mrs. M. W. Cooley have left for a week's visit at the Midwinter Fair.

W. W. Phillips has returned from a trip to Stockton, where he went to visit his family.

Mrs. Mark Walser has returned from a three months' visit with her parents in Missouri.

HOBBS & PARSONS'

Price Current.

Business of all kinds is exceedingly dull, in fact there is comparatively nothing doing among local dealers, although it is nothing more than what could be expected at this season of the year. Dried and green fruits for eastern shipments are attracting some attention; already a few cars of pears and one car of dried apricots have been shipped up to date. Green fruit shipments have been quite scarce from the northern counties some fear that fruit will not find a favorable market. Dried apricots have been coming from

ments only. Every indication now is that there will be a drop of from 1 to 1½¢ for July shipments. All other dried fruits, no price fixed.

Green' fruits—Many orchards have been sold early in the season at low figures, but now the buyers have retired from the field, so it looks now to those who have not already sold that there will have to dry their fruit. New apples are coming to market freely, but the demand is very light. Blackberries plentiful, prices ruling low. Cherries are cheap. Strawberries nearly out of market. Raspberries are somewhat

potatoes are unobtainable; eggs, difficult to get in sales at any price. Vegetables of all kinds are in good supply. The poultry market has taken another decline; a few days ago there was quite a noticeable improvement and demand was good, but with the quantities that were offered the market was soon forced down again. Turkeys entirely neglected. Egg market weak; heavily overstocked. There is no choice fatter to supply all demands. Each better than is at the market.

Sauces—The following quotations from first hands:

Orlinal Fruits—Apricots, new choice,

Green Fruits—Apples, 1@1½¢ per pound; pears, 1@1½¢ per pound; peaches, ¾@1½¢ per pound; apricots, 1@1½¢ per pound; blackberries, 1@1½¢ per pound; raspberries, 5@6¢ per pound; strawberries, 4@5¢ per pound; onions, 30¢@35¢ per sack.

Poultry—Hens, \$3.00@3.50 per dozen; broilers, \$2.50@3.00 per dozen; small, \$1.50@2.00 per dozen; turkeys, \$8@9¢ per pound; ducks, 3.50@4.00 per dozen; eggs, 8@10¢ per dozen.

Hay and Grain—Wheat, 6½¢@7½¢ per cental; barley, \$1.50@2.00 per ton;

James Munson and Jesse Morrow have brought entry in the superior court to eject D. L. Ashbrook, R. E. Knox and John Doe Woods from the Jack Thoma

The time will soon come for the trustees to enter into a contract with the electric light company for illuminating the city. Reasonable rates should be obtained.

RAGSDALE'S STAR FALLS

Stormy Scene in the City Council.

THE MARSHAL TWICE CALLED ON

Witnesses: Angerly Insist on Answering Questions—Mayor Church in a Triple Role.

From Wednesday's Daily.

Not for many a year has such a scene been witnessed in the council chamber of the city hall as the sensational meeting of the city council last night.

It was 8 o'clock before all the board were present and the proceedings commenced. The special matter under consideration was the trial of Special Officer Hagdale on charges of conduct unbecoming an officer. The charges had been passed on in executive session by the police committee, who had reported adversely to Ragdale, and the latter, through Attorney Carleton, requested an open trial, which was accorded to him.

The expectation of sensational revelations drew quite a motley crowd to the council room. Some of the prominent legal lights of the city occupied privileged chairs, while the Chinese in the background furnished the element of excitement.

The body of the hall was filled with a compact mass of citizens, many of them in their shirt sleeves, while Carson Gillan, sitting on a rail with a cigar in his mouth, looked like a rose between thorns. The legal fraternity were represented by Assistant District Attorneys Snow and Merritt, City Attorney Risley, W. H. Carleton, Mark Walker, and Wiley J. Sheriff, who occupied a seat among the attorneys.

The case of the city was conducted by Attorney Risley; Ragdale's case was in the hands of Mr. Carleton. Judge Merritt acted as referee. The trial commenced at 9 o'clock, and the first witness called was a Chinese man named Morten. He testified that he had seen Ragdale and that he had been threatened by him. He also testified that he had seen Ragdale and that he had been threatened by him.

The charges against Ragdale were read and then Carleton rose to state his position. Just as he was about to do so, he was interrupted by a Chinese man named Morten. He testified that he had seen Ragdale and that he had been threatened by him. He also testified that he had seen Ragdale and that he had been threatened by him.

The charges against Ragdale were read and then Carleton rose to state his position. Just as he was about to do so, he was interrupted by a Chinese man named Morten. He testified that he had seen Ragdale and that he had been threatened by him. He also testified that he had seen Ragdale and that he had been threatened by him.

The charges against Ragdale were read and then Carleton rose to state his position. Just as he was about to do so, he was interrupted by a Chinese man named Morten. He testified that he had seen Ragdale and that he had been threatened by him. He also testified that he had seen Ragdale and that he had been threatened by him.

The charges against Ragdale were read and then Carleton rose to state his position. Just as he was about to do so, he was interrupted by a Chinese man named Morten. He testified that he had seen Ragdale and that he had been threatened by him. He also testified that he had seen Ragdale and that he had been threatened by him.

The charges against Ragdale were read and then Carleton rose to state his position. Just as he was about to do so, he was interrupted by a Chinese man named Morten. He testified that he had seen Ragdale and that he had been threatened by him. He also testified that he had seen Ragdale and that he had been threatened by him.

The charges against Ragdale were read and then Carleton rose to state his position. Just as he was about to do so, he was interrupted by a Chinese man named Morten. He testified that he had seen Ragdale and that he had been threatened by him. He also testified that he had seen Ragdale and that he had been threatened by him.

The charges against Ragdale were read and then Carleton rose to state his position. Just as he was about to do so, he was interrupted by a Chinese man named Morten. He testified that he had seen Ragdale and that he had been threatened by him. He also testified that he had seen Ragdale and that he had been threatened by him.

The charges against Ragdale were read and then Carleton rose to state his position. Just as he was about to do so, he was interrupted by a Chinese man named Morten. He testified that he had seen Ragdale and that he had been threatened by him. He also testified that he had seen Ragdale and that he had been threatened by him.

The charges against Ragdale were read and then Carleton rose to state his position. Just as he was about to do so, he was interrupted by a Chinese man named Morten. He testified that he had seen Ragdale and that he had been threatened by him. He also testified that he had seen Ragdale and that he had been threatened by him.

The charges against Ragdale were read and then Carleton rose to state his position. Just as he was about to do so, he was interrupted by a Chinese man named Morten. He testified that he had seen Ragdale and that he had been threatened by him. He also testified that he had seen Ragdale and that he had been threatened by him.

The charges against Ragdale were read and then Carleton rose to state his position. Just as he was about to do so, he was interrupted by a Chinese man named Morten. He testified that he had seen Ragdale and that he had been threatened by him. He also testified that he had seen Ragdale and that he had been threatened by him.

The charges against Ragdale were read and then Carleton rose to state his position. Just as he was about to do so, he was interrupted by a Chinese man named Morten. He testified that he had seen Ragdale and that he had been threatened by him. He also testified that he had seen Ragdale and that he had been threatened by him.

The charges against Ragdale were read and then Carleton rose to state his position. Just as he was about to do so, he was interrupted by a Chinese man named Morten. He testified that he had seen Ragdale and that he had been threatened by him. He also testified that he had seen Ragdale and that he had been threatened by him.

The charges against Ragdale were read and then Carleton rose to state his position. Just as he was about to do so, he was interrupted by a Chinese man named Morten. He testified that he had seen Ragdale and that he had been threatened by him. He also testified that he had seen Ragdale and that he had been threatened by him.

The charges against Ragdale were read and then Carleton rose to state his position. Just as he was about to do so, he was interrupted by a Chinese man named Morten. He testified that he had seen Ragdale and that he had been threatened by him. He also testified that he had seen Ragdale and that he had been threatened by him.

The charges against Ragdale were read and then Carleton rose to state his position. Just as he was about to do so, he was interrupted by a Chinese man named Morten. He testified that he had seen Ragdale and that he had been threatened by him. He also testified that he had seen Ragdale and that he had been threatened by him.

The charges against Ragdale were read and then Carleton rose to state his position. Just as he was about to do so, he was interrupted by a Chinese man named Morten. He testified that he had seen Ragdale and that he had been threatened by him. He also testified that he had seen Ragdale and that he had been threatened by him.

The charges against Ragdale were read and then Carleton rose to state his position. Just as he was about to do so, he was interrupted by a Chinese man named Morten. He testified that he had seen Ragdale and that he had been threatened by him. He also testified that he had seen Ragdale and that he had been threatened by him.

The charges against Ragdale were read and then Carleton rose to state his position. Just as he was about to do so, he was interrupted by a Chinese man named Morten. He testified that he had seen Ragdale and that he had been threatened by him. He also testified that he had seen Ragdale and that he had been threatened by him.

The charges against Ragdale were read and then Carleton rose to state his position. Just as he was about to do so, he was interrupted by a Chinese man named Morten. He testified that he had seen Ragdale and that he had been threatened by him. He also testified that he had seen Ragdale and that he had been threatened by him.

Ragdale (raising his voice)—"I object."

Chairman and witness Carleton (amid laughter)—"Objection sustained."

Turning to Carleton he said, "I want you to stop."

Carleton fired up, and Risley angrily asked the witness to instruct the marshal to preserve order.

Carleton (to Carleton)—"I don't want to ask you any more questions. Call Justice Carleton."

A voice—"He has gone home. His wife is sick."

Carleton—"Call George Matheson."

It was stated that Matheson was in San Francisco and Carleton then called for Mark Walker.

Walker was sworn and asked if he had gone to Chinatown to interfere for somebody.

Risley—"Don't answer!"

Walker—"I want to answer!"

Risley—"Please don't answer."

Carleton—"Who was that somebody?"

Risley objected, the objection was sustained and Walker left the stand evidently vexed that he had not been allowed to answer.

The same question was asked of the next witness, McCune, and again an objection was sustained.

Thomas Hagdale and Judge Bailey were called, but neither responded.

Carleton then wanted to read the typewritten statement of John Morton as to the "job" sought to be put on Ragdale, but the chairman ruled it out on the ground that it charged no crime and had already been given to the newspapers.

Carleton—"I'd like the reporters to read it."

Chairman Church—"If you think we're trying this case for the reporters, I want you to remain here."

Chairman Church—"I am here."

Carleton (amid laughter)—"Is the Marshal armed?"

Risley—"That is an impertinent question."

The Chairman—"I wish the Marshal would keep order."

Carleton—"If you will allow the statement to be read your honor will see that the job was put up."

Risley—"If you have these continued references to jobs."

Carleton—"I will show that Ragdale was to be done up."

The Chairman—"The only way to have order is to take it."

Chairman Church—"Take the statement to the newspapers and have it printed. It has been in the hands of the newspapers for some time."

Carleton—"Call Mr. Ragdale."

Ragdale (to Carleton)—"I am here."

Carleton—"Call Mr. Ragdale."

Ragdale (to Carleton)—"I am here."

Carleton—"Call Mr. Ragdale."

Ragdale (to Carleton)—"I am here."

Carleton—"Call Mr. Ragdale."

Ragdale (to Carleton)—"I am here."

Carleton—"Call Mr. Ragdale."

Ragdale (to Carleton)—"I am here."

Carleton—"Call Mr. Ragdale."

Ragdale (to Carleton)—"I am here."

Carleton—"Call Mr. Ragdale."

Ragdale (to Carleton)—"I am here."

Carleton—"Call Mr. Ragdale."

Ragdale (to Carleton)—"I am here."

Carleton—"Call Mr. Ragdale."

Ragdale (to Carleton)—"I am here."

Carleton—"Call Mr. Ragdale."

Ragdale (to Carleton)—"I am here."

Carleton—"Call Mr. Ragdale."

Ragdale (to Carleton)—"I am here."

Carleton—"Call Mr. Ragdale."

Ragdale (to Carleton)—"I am here."

Carleton—"Call Mr. Ragdale."

Ragdale (to Carleton)—"I am here."

Carleton—"Call Mr. Ragdale."

Ragdale (to Carleton)—"I am here."

Carleton—"Call Mr. Ragdale."

Ragdale (to Carleton)—"I am here."

Carleton—"Call Mr. Ragdale."

Ragdale (to Carleton)—"I am here."

Carleton—"Call Mr. Ragdale."

Ragdale (to Carleton)—"I am here."

Carleton—"Call Mr. Ragdale."

Ragdale (to Carleton)—"I am here."

Carleton—"Call Mr. Ragdale."

Ragdale (to Carleton)—"I am here."

Carleton—"Call Mr. Ragdale."

Ragdale (to Carleton)—"I am here."

Carleton—"Call Mr. Ragdale."

Ragdale (to Carleton)—"I am here."

Carleton—"Call Mr. Ragdale."

Ragdale (to Carleton)—"I am here."

Carleton—"Call Mr. Ragdale."

Ragdale (to Carleton)—"I am here."

Carleton—"Call Mr. Ragdale."

Ragdale (to Carleton)—"I am here."

Carleton—"Call Mr. Ragdale."

Ragdale (to Carleton)—"I am here."

Carleton—"Call Mr. Ragdale."

Ragdale (to Carleton)—"I am here."

Carleton—"Call Mr. Ragdale."

Ragdale (to Carleton)—"I am here."

Carleton—"Call Mr. Ragdale."

Ragdale (to Carleton)—"I am here."

Carleton—"Call Mr. Ragdale."

Ragdale (to Carleton)—"I am here."

Carleton—"Call Mr. Ragdale."

Ragdale (to Carleton)—"I am here."

Carleton—"Call Mr. Ragdale."

Ragdale (to Carleton)—"I am here."

Carleton—"Call Mr. Ragdale."

Ragdale (to Carleton)—"I am here."

Carleton—"Call Mr. Ragdale."

Ragdale (to Carleton)—"I am here."

Carleton—"Call Mr. Ragdale."

Ragdale (to Carleton)—"I am here."

Carleton—"Call Mr. Ragdale."

THE SUPERVISORS.

All Liquor License Petitions Rejected.

FOUR COMPLAINTS DISMISSED

A Test Case Will Now Be Taken to the Supreme Court.

From Wednesday's Daily.

There was a full attendance of the members of the Board of Supervisors when the application of eighteen liquor license petitions for renewal of their license came up for consideration. There were also four citations against Paul Deuchel, Paul J. Mayer, J. Graupmann and H. A. Larsen, for violating the provisions of liquor ordinance No. 82.

N. J. Hinds appeared as special counsel for the people and W. D. Tupper for the saloon men. District Attorney Church was also present to watch the case. In the portion of the chamber allotted to the general public the Rev. J. H. Collins and D. H. Gillen were seated, with about a dozen others. The interest which the liquor question excited a month ago has evidently waned.

Mr. Tupper opened the proceedings by reading the citations against the petitioners. In the case of the four liquor men complained of, the charges were read and the petitioners were allowed to answer. The charges were read and the petitioners were allowed to answer.

Mr. Hinds said that in the matter of the petitioners for renewal of liquor license he was moved to recommend the rejection of the following order: "The petition of — having been presented to this board, asking for a renewal of his license under ordinance 82, it is now ordered that the petition be rejected."

Butler and seconded by Sayre. Mr. Tupper made a lengthy appeal to the board, claiming that, if he is understood, this course was to apply to all the petitioners, who would in the opinion of the board, be present and not have any judgment taken on them. A liquor license might be called properly, in other words a right which could not be taken away in an ex parte way.

Hinds claimed that Tupper was in error. He said that the license was a property, but a privilege, all the world over. It is a matter of common sense to ask the court or any board to leave to carry on such business. He went on to insist that it is impossible for the board to reject a license without a hearing. Fresh petitions may be presented with proper bonds for the consideration of the board, but the present ones should be rejected, one and all.

After some further argument between the two sides, the board voted to reject the license of the petitioners. The board voted to reject the license of the petitioners.

Mr. Tupper made a lengthy appeal to the board, claiming that, if he is understood, this course was to apply to all the petitioners, who would in the opinion of the board, be present and not have any judgment taken on them. A liquor license might be called properly, in other words a right which could not be taken away in an ex parte way.

Hinds claimed that Tupper was in error. He said that the license was a property, but a privilege, all the world over. It is a matter of common sense to ask the court or any board to leave to carry on such business. He went on to insist that it is impossible for the board to reject a license without a hearing. Fresh petitions may be presented with proper bonds for the consideration of the board, but the present ones should be rejected, one and all.

After some further argument between the two sides, the board voted to reject the license of the petitioners. The board voted to reject the license of the petitioners.

Mr. Tupper made a lengthy appeal to the board, claiming that, if he is understood, this course was to apply to all the petitioners, who would in the opinion of the board, be present and not have any judgment taken on them. A liquor license might be called properly, in other words a right which could not be taken away in an ex parte way.

Hinds claimed that Tupper was in error. He said that the license was a property, but a privilege, all the world over. It is a matter of common sense to ask the court or any board to leave to carry on such business. He went on to insist that it is impossible for the board to reject a license without a hearing. Fresh petitions may be presented with proper bonds for the consideration of the board, but the present ones should be rejected, one and all.

After some further argument between the two sides, the board voted to reject the license of the petitioners. The board voted to reject the license of the petitioners.

Mr. Tupper made a lengthy appeal to the board, claiming that, if he is understood, this course was to apply to all the petitioners, who would in the opinion of the board, be present and not have any judgment taken on them. A liquor license might be called properly, in other words a right which could not be taken away in an ex parte way.

Hinds claimed that Tupper was in error. He said that the license was a property, but a privilege, all the world over. It is a matter of common sense to ask the court or any board to leave to carry on such business. He went on to insist that it is impossible for the board to reject a license without a hearing. Fresh petitions may be presented with proper bonds for the consideration of the board, but the present ones should be rejected, one and all.

After some further argument between the two sides, the board voted to reject the license of the petitioners. The board voted to reject the license of the petitioners.

Mr. Tupper made a lengthy appeal to the board, claiming that, if he is understood, this course was to apply to all the petitioners, who would in the opinion of the board, be present and not have any judgment taken on them. A liquor license might be called properly, in other words a right which could not be taken away in an ex parte way.

Hinds claimed that Tupper was in error. He said that the license was a property, but a privilege, all the world over. It is a matter of common sense to ask the court or any board to leave to carry on such business. He went on to insist that it is impossible for the board to reject a license without a hearing. Fresh petitions may be presented with proper bonds for the consideration of the board, but the present ones should be rejected, one and all.

After some further argument between the two sides, the board voted to reject the license of the petitioners. The board voted to reject the license of the petitioners.

Mr. Tupper made a lengthy appeal to the board, claiming that, if he is understood, this course was to apply to all the petitioners, who would in the opinion of the board, be present and not have any judgment taken on them. A liquor license might be called properly, in other words a right which could not be taken away in an ex parte way.

Hinds claimed that Tupper was in error. He said that the license was a property, but a privilege, all the world over. It is a matter of common sense to ask the court or any board to leave to carry on such business. He went on to insist that it is impossible for the board to reject a license without a hearing. Fresh petitions may be presented with proper bonds for the consideration of the board, but the present ones should be rejected, one and all.

After some further argument between the two sides, the board voted to reject the license of the petitioners. The board voted to reject the license of the petitioners.

Mr. Tupper made a lengthy appeal to the board, claiming that, if he is understood, this course was to apply to all the petitioners, who would in the opinion of the board, be present and not have any judgment taken on them. A liquor license might be called properly, in other words a right which could not be taken away in an ex parte way.

Hinds claimed that Tupper was in error. He said that the license was a property, but a privilege, all the world over. It is a matter of common sense to ask the court or any board to leave to carry on such business. He went on to insist that it is impossible for the board to reject a license without a hearing. Fresh petitions may be presented with proper bonds for the consideration of the board, but the present ones should be rejected, one and all.

After some further argument between the two sides, the board voted to reject the license of the petitioners. The board voted to reject the license of the petitioners.

Mr. Tupper made a lengthy appeal to the board, claiming that, if he is understood, this course was to apply to all the petitioners, who would in the opinion of the board, be present and not have any judgment taken on them. A liquor license might be called properly, in other words a right which could not be taken away in an ex parte way.

Hinds claimed that Tupper was in error. He said that the license was a property, but a privilege, all the world over. It is a matter of common sense to ask the court or any board to leave to carry on such business. He went on to insist that it is impossible for the board to reject a license without a hearing. Fresh petitions may be presented with proper bonds for the consideration of the board, but the present ones should be rejected, one and all.

After some further argument between the two sides, the board voted to reject the license of the petitioners. The board voted to reject the license of the petitioners.

Mr. Tupper made a lengthy appeal to the board, claiming that, if he is understood, this course was to apply to all the petitioners, who would in the opinion of the board, be present and not have any judgment taken on them. A liquor license might be called properly, in other words a right which could not be taken away in an ex parte way.

Hinds claimed that Tupper was in error. He said that the license was a property, but a privilege, all the world over. It is a matter of common sense to ask the court or any board to leave to carry on such business. He went on to insist that it is impossible for the board to reject a license without a hearing. Fresh petitions may be presented with proper bonds for the consideration of the board, but the present ones should be rejected, one and all.

After some further argument between the two sides, the board voted to reject the license of the petitioners. The board voted to reject the license of the petitioners.

Mr. Tupper made a lengthy appeal to the board, claiming that, if he is understood, this course was to apply to all the petitioners, who would in the opinion of the board, be present and not have any judgment taken on them. A liquor license might be called properly, in other words a right which could not be taken away in an ex parte way.

Hinds claimed that Tupper was in error. He said that the license was a property, but a privilege, all the world over. It is a matter of common sense to ask the court or any board to leave to carry on such business. He went on to insist that it is impossible for the board to reject a license without a hearing. Fresh petitions may be presented with proper bonds for the consideration of the board, but the present ones should be rejected, one and all.

After some further argument between the two sides, the board voted to reject the license of the petitioners. The board voted to reject the license of the petitioners.

Mr. Tupper made a lengthy appeal to the board, claiming that, if he is understood, this course was to apply to all the petitioners, who would in the opinion of the board, be present and not have any judgment taken on them. A liquor license might be called properly, in other words a right which could not be taken away in an ex parte way.

Hinds claimed that Tupper was in error. He said that the license was a property, but a privilege, all the world over. It is a matter of common sense to ask the court or any board to leave to carry on such business. He went on to insist that it is impossible for the board to reject a license without a hearing. Fresh petitions may be presented with proper bonds for the consideration of the board, but the present ones should be rejected, one and all.

After some further argument between the two sides, the board voted to reject the license of the petitioners. The board voted to reject the license of the petitioners.

Mr. Tupper made a lengthy appeal to the board, claiming that, if he is understood, this course was to apply to all the petitioners, who would in the opinion of the board, be present and not have any judgment taken on them. A liquor license might be called properly, in other words a right which could not be taken away in an ex parte way.

Hinds claimed that Tupper was in error. He said that the license was a property, but a privilege, all the world over. It is a matter of common sense to ask the court or any board to leave to carry on such business. He went on to insist that it is impossible for the board to reject a license without a hearing. Fresh petitions may be presented with proper bonds for the consideration of the board, but the present ones should be rejected, one and all.

After some further argument between the two sides, the board voted to reject the license of the petitioners. The board voted to reject the license of the petitioners.

Mr. Tupper made a lengthy appeal to the board, claiming that, if he is understood, this course was to apply to all the petitioners, who would in the opinion of the board, be present and not have any judgment taken on them. A liquor license might be called properly, in other words a right which could not be taken away in an ex parte way.

Hinds claimed that Tupper was in error. He said that the license was a property, but a privilege, all the world over. It is a matter of common sense to ask the court or any board to leave to carry on such business. He went on to insist that it is impossible for the board to reject a license without a hearing. Fresh petitions may be presented with proper bonds for the consideration of the board, but the present ones should be rejected, one and all.

After some further argument between the two sides, the board voted to reject the license of the petitioners. The board voted to reject the license of the petitioners.

Mr. Tupper made a lengthy appeal to the board, claiming that, if he is understood, this course was to apply to all the petitioners, who would in the opinion of the board, be present and not have any judgment taken on them. A liquor license might be called properly, in other words a right which could not be taken away in an ex parte way.

Hinds claimed that Tupper was in error. He said that the license